

Notice.—We wish to obtain more subscribers to this paper and make the following liberal propositions: To any one who will get up a club of ten yearly subscribers we will send the Bulletin one year free of charge; get up a club of five and we will send you the paper for the period of six months free of charge. We shall ever strive to furnish our readers with a neat and reliable journal, and will spare no pains or expense to make it acceptable to all classes.

The lamp of eighteen hundred and sixty-five has been extinguished by the steady, unerring hand of time; another light breaks in upon us, and its jets of radiating brilliancy point in every conceivable direction. Turn which way we may, the outlines of an unknown path are faintly discernible in the mystic fields that lie before us. Far off in the distance a heavy mist shrouds everything in gloom, and that Godlike attribute—the human mind—leans faintly on the star of hope, for having fondly fed upon its effulgent beams, while the now dead year was with us; and having drunk the cup of disappointment to the dregs, we are not prone to be lured away from the solid duties of the hour, and build anew our castles in the air. Once, the old year was ours; in it we lived and moved. Its spotless pages were unfolded for our record. Now, it is with the eternity gone by; and many a bright-eyed youth of to-day, long years hence, will sit in his open door and tell the tropics of his sinking eye how ruin, death, and desolation was brooded over the land. Yes, the old year is dead, and with it is buried many an untold, as well as oft-repeated, hope; but the present is ours, and the future is before us. Can we not borrow wisdom from the follies of the past, and make it more inviting than the bygone could have been? Progress is the law of Nature, and though her channels may be impaired by the agency of man, and her rapid strides retarded by mistaken philosophy, true as the needle to the pole, she will right herself and ride triumphantly over the combined action of designing men. The untrodden fields of the future are ours; in their limitless expanse our own down-trodden South will yet meet her reward. Do not let us stop to entwine the ivy's tendrils around broken and crumbling columns, for there is full measure of work for us; and while we repel the waves of oblivion from our afflicted minds, let us go forward with renewed vigor to the task that is before us. Our star of hope has been ruled in and ruled out at the pleasure of those who should alight it forever and unshakably in its place. We are adrift on life's ocean, and must master the storm as best we can, with patience, fortitude, and frugality, doing our whole duty, trusting in the guidance of an All-Wise Providence all the more earnestly as the clouds of fatal error loom upon us. Let the people of this proud but ignored State forever bury every trace of discord and contention among themselves, and like a band of brothers true and tried, stand shoulder to shoulder, leaving no duty unperformed which would conduce to their own tranquility in these days of adversity. Terrible storms have swept fair Tennessee's domain, and many irreparable losses she means over to-day. During the past five years almost all of her experienced helmsmen, who once stood upon her ship of State, have passed that "barren from whence no traveler returns," yet their examples should be plucked from the receding past, and placed far out into the coming future as landmarks for their successors. Tennessee through her chosen sons, has been heard in the halls of Congress, and her power has been known, and though her seats are vacant now, and her voice is no longer heard; the time must and will come when she will be taken into the nation's councils despite the narrow-minded views of those who are daily adding to their own dishonor while striving to blot out from the galaxy her star of State. Evil-minded men may retard, but they never can chain the ever-revolving wheels of Progress; and as the old lights are extinguished, and new ones are lighted, our great ear of Universality is ever moving onward, developing and consummating the principles of Deity. We should study the arts of peace and the precepts of wisdom hereafter, for the reverse of this brought to us nothing but draught after draught from the river of Death, and sad recollections from the ocean of sorrow. The new year is ours; let the book of record which it contains be filled with the chronicles of peace and good actions; that we practised "peace and good will to all men on earth, and gave glory to God in the highest;" and ere it totters to its close the light from its flickering lamp will fall on a people far advanced on the road to reorganization and representation.

On the fourth page of this issue of the Bulletin will be found the speech of Thad. Stevens, of Penn., delivered in the House of Representatives, on the 18th ult., against reconstruction. The way he handles the momentous questions of the nineteenth century, so far as this country is concerned, to use a Western phrase, "is a cin to Davis Crockett." He incidentally compliments the Chief Executive in his able message, and then moves straight ahead to his "base of supplies"—confederation and equality—and so delivers himself as to lead the listener or reader to believe, as he thinks, that Thad. Stevens is the only man in this nation who comprehends the situation.

Mr. Stevens is the most powerful man, politically, of all those who compose the present Congress; and when he announces his fanatical measures, and supports them with so much energy, all the while saying that the Republican party is not responsible for his actions, he knows full well that he is the mouthpiece of two-thirds of the men who compose the body of which he is a member, and that he can safely rely on their united strength in any emergency where a party or test vote is required. He foreshadowed many things in his notorious Harrisburg speech, several months ago, that are now transpiring; and it is not at all improbable that an ending into the future can be had by a careful reading of his remarks, which we have given to you because whatever can be done to enlighten the public mind is our duty.

THE MEMPHIS AVALANCHE.—The first number of the 8th volume of this most excellent paper is on our table, and a welcome visitor it is too. Its old editor and projector, Col. Mat C. Galloway, assisted by the talent and experience which he has called to his aid, will no doubt make the present volume of the Avalanche as interesting and as attractive as any journal in the South. The specimen number which we have before us is neat in its typographical appearance and reflects credit upon the followers of the "art preservative" engaged on its columns, while the press-work is all that could be desired. It is filled with instructive reading matter and should be patronized by every intelligent man in this district.

THE MARKETS.  
 MONETARY AND COMMERCIAL.  
 Memphis, Jan. 3, 1883.  
 The money market is inactive and but little specie has changed hands during the past few days. Gold selling at 146 1/4 @ 147, and silver at 138 @ 141.  
 CAUTION.  
 Our readers would do well to bear in mind that the following banks are reported broken, and that the money is being liberally distributed through the South:  
 First National Bank of New York.  
 National Banks of Africa, N. Y.  
 National Banks of Bedford, Maine.  
 National Banks of Hallowell, Maine.  
 National Banks of Pittsburg, Pa.  
 National Banks of Syracuse, N. Y.  
 National Banks of Salem, Mass.  
 National Banks of Bangor, Maine.  
 Uncurrent Money.  
 Uncurrent money is still unsought, and prices are weak. We quote:  
 Tennessee Banks.  
 Commercial Bank Tennessee..... par  
 Union Bank Tennessee..... @ 58  
 Planters Bank Tennessee..... @ 55  
 Bank of Tennessee [old is]..... @ 38  
 Bank of West Tennessee..... @ 25  
 Bank of Chattanooga..... @ 25  
 Bank of Memphis..... @ 60  
 Bank of Middle Tennessee..... @ 75  
 Louisiana Banks.  
 Bank of America..... pr. 20  
 Bank of New Orleans..... @ 60  
 Louisiana State Bank..... @ 55  
 Bank of Louisiana..... @ 25  
 Canal Bank, New Orleans..... @ 95  
 Citizens Bank..... @ 65  
 City Sloop, New Orleans..... @ 90  
 Merchants Bank..... @ 50  
 Union Bank, New Orleans..... @ 70  
 Crescent City, New Orleans..... @ 70  
 Alabama Banks.  
 Bank of Mobile..... @ 65  
 Southern Bank of Alabama..... @ 65  
 Bank of Montgomery..... @ 90  
 Northern Bank..... @ 50  
 Other Banks..... @ 30 @ 50  
 Georgia Banks.  
 Bank of Augusta..... @ 30  
 City Bank of Augusta..... @ 22  
 Bank of Georgia..... @ 65  
 Bank of Middle Georgia..... @ 70  
 Georgia Railroad Banking Co..... @ 70  
 Miscellaneous Banks.  
 Kentucky, Ohio, and New England..... @ 97  
 Pennsylvania and New York Banks..... @ 97  
 Memphis Cotton Market.  
 Good Ordinary..... 40 @ 43  
 Middling..... 42 @ 43  
 Strict Middling..... 44 @ 45  
 Good Middling..... 45 @ 46  
 Groceries, Etc.  
 Butter, choice w. r..... 40 @ 45  
 Bacon, c. sides, 10 lb..... 22 @ 24  
 do. ribbed, 10 lb..... 20 @ 22  
 do. shoulders, 10 lb..... 20 @ 22  
 do. hams, su. cu., 10 lb..... 30 @ 33  
 Candles, 10 lb..... 1.10 @ 1.15  
 Corn, 10 lb..... 23 @ 25  
 Coffee, Rio, 10 lb..... 30 @ 32  
 Cheese, c. d..... 25 @ 28  
 Flour, 10 lb..... 7.50 @ 17.00  
 Hay, 10 lb..... 27.00 @ 28.00  
 Lard, 10 lb, in kegs..... 85 @ 1.25  
 Mess Pork, 10 lb..... 32.00 @ 33.00  
 Mackerel, in kits..... 2.75 @ 3.25  
 Rope, 10 lb..... 16 @ 17  
 Salt, 10 lb, 280 lb..... @ 4.50  
 Sugar, No. 10, 10 lb..... 17 @ 20  
 do. c. d, 10 lb..... 20 @ 21  
 The above figures are wholesale rates; small quantities will be charged a slight advance.

interest to every man in this Union, especially a subject of consideration to the people of the South, as they are bound to get the worst of the bargain whenever he has a voice in the matter. Read his remarks, and be your own judge of his devilish schemes and cowardly oppression.

A MEMBER.—William H. Seward, Secretary of State, as will be seen from an official document in another column, has notified the American people that the anti-slavery constitutional amendment has been ratified by the requisite three-fourths majority of all the States forming the Federal Union, and counts no less than five of the lately rebellious States as giving their decisions affirmatively to that proposition, and expressly says that it is now a law of the land. This to us is a strange affair; in view of the fact that those self-same States, one of which is Tennessee, are refused, and most probably will be for a long time to come, the right to send representatives to Congress, and to do all other acts belonging to them in their sovereign capacity. We suppose this flagrant inconsistency is all right, as it comes from the "powers that be," but it does smack of the "middle," and admits of discussion even among outsiders. In the language of many eminent authors, we are bound to "squint," and give vent to an endless stream of ideas, in the spontaneous but poetical words of "De hoop-de-dooden-dool!" and quiet our nervous system by listening to the soothing sounds which proceed from their emphatic pronouncement.

General Fisk, Chief of the Freedmen's Bureau for this State, has had some questions put to him by an assistant, whose name is suppressed, to which he answers officially and rather in a one-sided way, as will be seen by perusing the correspondence, which we print at the instance of the agent of the freedmen for this county. The General is very energetic, it seems, and readily consents to elucidate all questions propounded to him, or we would not think of asking him for information somewhat analogous to that already given. Will he please "fix up" another correspondence, and tell the people how the freedman can be made to conform to his obligations also? He has told us what can or is to be done with a white man; will he please "do again," and tell his agents what to do with the negro if he violates his contract? It is nothing but right that he should; in fact, it now devolves upon him to do so as a duty.

On Sunday, December 24th, at the residence of the bride's mother, by the Rev. Levin Savage, Mr. JOHN R. BYNUM to Miss MANNIE ROBERTSON, all of this city.  
 And thus "Two made with but a single thought, Two hearts that beat as one," have commenced their voyage upon the matrimonial tide, in which so many bright dreams and lofty aspirations have been blighted or forever wrecked. May the stars of love that have lit them on into the sacred position of husband and wife illuminate their path through life and reveal to them the joys and sorrows of a home which no chilling winds shall ever reach, and which no hostile hands shall ever touch.

At the residence of the bride's father, on the 24th of December last, by A. H. Row, Esq., GEORGE W. HOWARD and Miss JENNIE, daughter of Elder L. SAYRE.

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## Ratification of the Anti-Slavery Constitutional Amendment.

PROCLAMATION BY HON. WM. H. SEWARD, SECRETARY OF STATE.

The following is the proclamation of Secretary Seward, announcing to the country the ratification of the Constitutional Amendment forever prohibiting slavery in the United States:

William H. Seward, Secretary of State of the United States, to all to whom these presents may come greeting:

Know ye that, whereas the Congress of the United States on the 1st of February last passed a resolution submitting to the Legislatures of the several States a proposition to amend the Constitution of the United States.

Resolved, By the Senate and House of Representatives of the United States of America in Congress assembled, two-thirds of both Houses concurring, that the following article be proposed to the Legislatures of the several States, as an amendment to the Constitution of the United States, which, when ratified by three-fourths of said Legislatures, shall be valid to all intents and purposes as a part of said Constitution, namely:

ARTICLE XIII.—SECTION 1.—Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SEC. 2. Congress shall have power to enforce this article by appropriate legislation.

And, whereas, it appears from the official document on this in this Department that the amendment to the Constitution of the United States proposed as aforesaid, has been ratified by the Legislatures of the States of Illinois, Rhode Island, Michigan, Wisconsin, Maryland, New York, West Virginia, Maine, Kansas, Massachusetts, Pennsylvania, Virginia, Ohio, Missouri, Nevada, Indiana, Louisiana, Minnesota, Vermont, Tennessee, Arkansas, Connecticut, New Hampshire, South Carolina, Alabama, North Carolina, and Georgia, in all twenty-seven States;

And, whereas, the whole number of States in the United States is thirty-six.

Now, therefore, be it known that I, William H. Seward, Secretary of State of the United States, by virtue and pursuant to the second section of the act of Congress approved the 26th of April, 1818, entitled "An act to provide for the publication of the laws of the United States and for other purposes," do hereby certify that the amendment aforesaid has become valid to all intents and purposes as a part of the Constitution of the United States.

In testimony whereof I have hereunto set my hand and caused the seal of the Department of State to be affixed.

Done at the city of Washington this eighteenth day of December, in the year of our Lord one thousand eight hundred and sixty-five, and of the Independence of the United States of America the nineteenth.

WM. H. SEWARD,  
 Secretary of State.

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## Legal Advertisements.

### NOTICE.

By virtue of a writ of venditioni exponas to me issued by T. B. McDowell, Clerk of the Circuit Court of Hardeman County, I will sell to the highest bidder, at the Courthouse door in the town of Bolivar, on the 29th inst., for cash, the following lot or parcel of land, situated, lying, and being in the State of Tennessee, county of Hardeman, town of Bolivar, known as the Ramsey addition to said town, containing 51 acres, more or less, it being the same lot conveyed to J. R. Robertson by G. Bright, and bounded as follows, to-wit: Beginning at a stake the northeast corner of Lot No. 4, and runs north with a public street 24 poles to a stake; thence west 35 poles to a stake on Water street; thence south with said street 24 poles to a stake at the northwest corner of Marcus Taylor's lot; thence east 35 poles to the beginning; it being Lot No. 5 of grant 1828, levied on as the property of Jos. K. Robertson to satisfy an execution in my hands in favor of James Watson, January 24, 1861.  
 JAMES B. FRANKLIN, Sheriff.

### Insolvent Notice.

Notice is hereby given to all persons having claims against the estate of Jno. H. Raines, dec'd, to file the same authenticated in the manner prescribed by law with the Clerk of the County Court of Hardeman county on or before the 24th day of July, 1866, or the same will be forever barred in law and equity. This January 24, 1866.  
 W. H. Tabor, Jan-24-66 pr for Ed. Adam Estate John H. Raines, dec'd.

### Attachment in Debt.

In the County Court of Hardeman County, Tenn. Campbell & Co. vs. L. A. W. Liles. The plaintiffs having sued out attachment vs. defendants on the ground that they have fraudulently disposed of their property and have removed themselves out of the State, which attachment has been levied on property of defendants, it is therefore ordered that publication be made in the BOLIVAR BULLETIN for four consecutive weeks, requiring defendant to appear and defend himself at the next term of our Circuit court, to be held on the fourth Monday in February next, and defend this cause, otherwise it will be proceeded with ex parte.  
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In the County Court of Hardeman County, Tenn. Campbell & Co. vs. L. A. W. Liles. The plaintiffs having sued out attachment vs. defendants on the ground that they have fraudulently disposed of their property and have removed themselves out of the State, which attachment has been levied on property of defendants, it is therefore ordered that publication be made in the BOLIVAR BULLETIN for four consecutive weeks, requiring defendant to appear and defend himself at the next term of our Circuit court, to be held on the fourth Monday in February next, and defend this cause, otherwise it will be proceeded with ex parte.  
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